

AF

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re a | pplication of: |) Examiner: Manning, John | | | | |
|-------------|---|---------------------------|--|--|--|--|
| | Yeong-Taeg KIM |) | Cross Art Haits 2622 | | | |
| East M | Lather dean decompositive for broadcasting |) | Group Art Unit: 2623 | | | |
| | lethod and apparatus for broadcasting, |) | | | | |
| | ng, reserving and/or delayed viewing of | | | | | |
| aigitai | television programs |) | | | | |
| Annlia | eation No.: 09/810,365 |) | | | | |
| Appne | atton No 09/810,303 |) | | | | |
| Filed: | March 16, 2001 |) | | | | |
| Tiled. | 14141011 10, 2001 |) | | | | |
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| | LARGE ENTITY TR | ANSMIT' | TAL FORM | | | |
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| MS A | | | August 7, 2006 | | | |
| | issioner for Patents | | August 7, 2006 | | | |
| | Sox 1450 | | | | | |
| Alexai | ndria, VA 22313-1450 | | | | | |
| Sir: | | | | | | |
| _ | to the second Dec | | Final Action dated June 5, 2006 in the | | | |
| | mitted herewith is an Amendment and Res | ponse to 1 | Final Action dated June 3, 2000 in the | | | |
| above- | identified application. | | | | | |
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| \boxtimes | The enclosed document is being transmitted via the Certificate of Mailing provisions of 3 | | | | | |
| | C.F.R. § 1.8. | | 0. | | | |
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| The fe | e has been calculated as shown below: | | | | | |

| · | CLAIMS REMAINING AFTER AMENDMENT | | HIGHEST NUMBER PREVIOUSLY PAID FOR | | PRESENT EXTRA | RATE | ADDITIONAL FEE |
|---------------|---|---|---|---|------------------|-------|-------------------|
| TOTAL | 24 | - | 24 | = | 0 | \$ 50 | \$0.00 |
| INDEPENDENT | 4 | - | 4 | = | 0 | \$200 | \$0.00 |
| FIRST PRESENT | TATION OF A MULTIPLE DEPENDENT CLAIM | | | | | \$360 | \$0.00 |
| | | | | - | | TOTAL | \$0.00 |

| | Petition for () month(s) extension of time pursuant to 37 C.F.R. §§ 1.17 and $1.136(a)$. \$0.00 for the extension of time. | | | | |
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| \boxtimes | No fee is required. | | | | |
| | Check(s) in the amount of \$ is/are enclosed. | | | | |
| | Please charge Deposit Account No. 01-1960 in the amount of \$0.00. This form is submitted in triplicate. | | | | |
| If necessary, the Commissioner is hereby authorized to charge payment or credit any overpayment to Deposit Account No. 01-1960 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees. | | | | | |
| | Respectfully submitted, | | | | |
| | By | | | | |
| Attach | ment(s): Amendment (27 pp.) | | | | |
| | Return Receipt Postcard | | | | |
| AF, Com | ertify that this correspondence is being deposited with the United States Postal Service first class mail in an envelope addressed to: MS missioner for Patents, P.O. Box 1450, Arlington, VA 22313 on August | | | | |
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 $R: \\ \label{eq:R-Z-SAM2-KLS-Samsung-Information-Systems-America} America, Inc \\ \label{eq:R-Z-SAM2-RLS-Samsung-Information-Systems-America} America, Inc \\ \label{eq:R-Z-SAM2-RLS-Samsung-Information-Systems-America} America, Inc \\ \label{eq:R-Z-SAM2-RLS-Samsung-Information-Systems-America} America, Inc \\ \label{eq:R-Z-SAM2-RLS-SAM2-RLS-Samsung-Information-Systems-America} America, Inc \\ \label{eq:R-Z-SAM2-RLS-SAM2-RLS-SAM2-RLS-Samsung-Information-Systems-America} America, Inc \\ \label{eq:R-Z-SAM2-RLS-SAM2-R$



UNITED STATES DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE PATENT EXAMINATION BRANCH

| In re application of: |) | Examiner: Manning, John |
|--|---|--------------------------|
| Yeong-Taeg KIM |) | |
| |) | Group Art Unit: 2623 |
| For: Method and apparatus for broadcasting, |) | |
| viewing, reserving and/or delayed viewing of |) | |
| digital television programs |) | |
| |) | Response to Final Action |
| Application No.: 09/810,365 |) | Dated June 5, 2006 |
| |) | |
| Filed: March 16, 2001 |) | |
| |) | |

AMENDMENT IN RESPONSE TO FINAL ACTION DATED JUNE 5, 2006

BOX AF Commissioner of Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Dear Sir/Madam:

Applicant hereby responds to the Final Action dated June 5, 2006, in the abovereferenced patent application. Accordingly, reexamination, reconsideration and allowance of all the claims are respectfully requested in view of the following amendments and remarks.

Claims are indicated in the listing of the claims which begins on page 2 of this paper.

Remarks begin on page 9 of this paper.